STATE OF CALIFORNIA STATE WATER RESOURCES CONTROL BOARD

DIVISION OF WATER RIGHTS

ORDER

APPLICATION	27295	 PERMIT	19060	 LICENSE	

ORDER APPROVING A NEW DEVELOPMENT SCHEDULE

WHEREAS:

- 1. Permit 19060 was issued to Foss Valley Wine Company and William H. Hill on December 9, 1983, pursuant to Application 27295.
- 2. Permit 19060 was subsequently assigned to Atlas Peak Vineyards.
- 3. A petition for extension of time has been filed with the State Water Resources Control Board.
- 4. The permittee has proceeded with diligence and good cause has been shown for said extension of time.

NOW, THEREFORE, IT IS ORDERED THAT:

1. Condition 8 of the permit be amended to read:

CONSTRUCTION WORK SHALL BE COMPLETED ON OR BEFORE

December 31, 1996

(0000008)

2. Condition 9 of the permit be amended to read:

COMPLETE APPLICATION OF THE WATER TO THE PROPOSED USE SHALL BE MADE ON OR BEFORE

December 31, 1998

(0000009)

Dated: JULY 0 R 199

Edward C. Anton, Chief Division of Water Rights

STATE OF CALIFORNIA STATE WATER RESOURCES CONTROL BOARD

DIVISION OF WATER RIGHTS

ORDER

APPLICATION	27295	PERMIT	19060	LICENSE	
WITHOUT -					

ORDER APPROVING A NEW DEVELOPMENT SCHEDULE

WHEREAS:

- 1. Permit 19060 was issued to Foss Valley Wine Company and William H. Hill on December 9, 1983 pursuant to Application 27295.
- 2. Permit 19060 was subsequently assigned to Whitbread of California.
- 3. A petition for an extension of time within which to develop the project and apply the water to the proposed use has been filed with the State Water Resources Control Board.
- 4. The permittee has proceeded with diligence and good cause has been shown for the extension of time.

NOW, THEREFORE, IT IS ORDERED THAT:

1. Condition 8 of the permit be amended to read:

CONSTRUCTION WORK SHALL BE COMPLETED ON OR BEFORE

December 31, 1992

(800000)

2. Condition 9 of the permit be amended to read:

COMPLETE APPLICATION OF THE WATER TO THE PROPOSED USE SHALL BE MADE ON OR BEFORE

December 31, 1993

(0000009)

Dated:

JUNE 0 5 1989

Walter G. Pettit, Division of Water Rights

STATE OF CALIFORNIA

STATE WATER RESOURCES CONTROL BOARD

DIVISION OF WATER RIGHTS

ORDER

APPLICATION 27295

PERMIT_ 19060

LICENSE

ORDER APPROVING A CHANGE IN DISTRIBUTION OF STORAGE, AND POINT OF DIVERSION

WHEREAS:

- Permit 19060 was issued to Foss Valley Wine Company and William H. Hill on December 9, 1983 pursuant to Application 27295.
- 2. Permit 19060 was subsequently assigned to Whitbread of California.
- A petition to change the distribution of storage and point of diversion on Milliken Creek has been filed with the State Water Resources Control Board.
- 4. The Board has determined that the petitioned changes do not constitute the initiation of a new right nor operate to the injury of any other lawful user of water.

NOW, THEREFORE, IT IS ORDERED THAT:

1. Permission is hereby granted under this permit to change the distribution of storage as follows:

449 ACRE-FEET TO BE STORED AT FOSS VALLEY RESERVOIR

98 ACRE-FEET TO BE STORED AT MIDDLE RESERVOIR

(0000005)

2. Condition 2 of this permit regarding points of diversion is amended to read as follows:

Points of Diversion

- #1.) Foss Valley Reservoir: South 1,600 feet and East 400 feet from NW corner of Section 26, T7N, R4W, MDB&M being within the SW¼ of NW¼ of said Section 26, also described as N277,800 AND E1,920,400, California Coordinate System, Zone 2.
- #2.) Middle Reservoir: South 550 feet and West 150 feet from N¹/₄ corner of Section 26, T7N, R4W, MDB&M being within the NE¹/₄ of NW¹/₄ of said Section 26, also described as N279,100 and E1,922,300, California Coordinate System, Zone 2.

Permit 19061 (Application 27295)

DIVERSION TO OFFSTREAM STORAGE:

#4.) Milliken Creek: North 1,550 feet and West 100 feet from the SE corner of Section 26, T7N, R4W, MDB&M being within the NE½ of SE½ of said Section 26, also described as N275,500 and E1,925,000, California Coordinate System, Zone 2. (0000005)

Dated: SEPTEMBER 23 1988

hloy ohuson Walter G. Pettit, Chief Division of Water Rights STATE OF CALIFORNIA

STATE WATER RESOURCES CONTROL BOARD

DIVISION OF WATER RIGHTS

ORDER

APPLICATION.

19060

LICENSE

ORDER CORRECTING ORDER DATED SEPTEMBER 22, 1986

WHEREAS:

- 1. The amount of storage for Reservoir #2 and the description of the place of use was incorrectly described in the Order dated September 22, 1986.
- 2. The State Resources Control Board has determined that said correction in the description of the distribution of storage and place of use will not initiate a new right nor operate to the injury of any other lawful user of the water and that good and sufficient cause has been shown for said correction.

NOW, THEREFORE, IT IS ORDERED THAT:

The distribution of storage and place use under Permit 19060 be described as follows:

- 1. Permission is hereby granted under this permit to change the distribution of storage as follows:
 - 400 ACRE-FEET TO BE STORED AT RESERVOIR #1
 - 98 ACRE-FEET TO BE STORED AT RESERVOIR #2 AND
 - 49 ACRE-FEET TO BE STORED AT RESERVOIR #4
- 2. Paragraph 1 of this permit regarding sources are amended to read as follows:
 - (#1, #2) Two Unnamed Streams tributary to Milliken Creek and (#4) Milliken Creek tributary to Napa River
- 3. Paragraph 2 of this permit regarding points of diversion is amended to read as follows:

Points of Diversion:

- #1.) South 1,600 feet and East 400 feet from NW corner of Section 26, T7N, R4W, MDB&M being within the SW2 of NW2 of said Section 26
- #2.) South 550 feet and West 150 feet from NW Corner of Section 26, T7N, R4W, MDB&M being within the NE% of NW% of said Section 26

STORAGE AND DIVERSION TO OFFSTREAM STORAGE:

#4.) North 1,550 feet and West 100 feet from the SE corner of Section 26, T7N, R4W, MDB&M being within the NE% of SE% of said Section 26

4. Paragraph 4 of this permit regarding the place of use is amended to read as follows:

Reservoirs #1, #2 and #4 within Section 26, T7W, R4W, MDB&M

37 acres within SE% of SE% of Section 22, T7N, R4W, MDB&M

131 acres within S^1_2 of Section 23, T7N, R4W, MDB&M

15 acres within NW1 of SW1 of Section 25, T7N, R4W, MDB&M

276 acres within N_2^1 of Section 26, T7N, R4W, MDB&M

96 acres within S1/2 of Section 26, T7N, R4W, MDB&M

145 acres within NE% of Section 27, T7N, R4W, MDB&M

700 total acres

5. Paragraph 12 of this permit is deleted. A new Paragraph 12 is added as follows:

Pursuant to California Water Code Sections 100 and 275, and the common law public trust doctrine, all rights and privileges under this permit and under any license issued pursuant thereto, including method of diversion, method of use, and quantity of water diverted, are subject to the continuing authority of the State Water Resources Control Board in accordance with law and in the interest of the public welfare to protect public trust uses and to prevent waste, unreasonable use, unreasonable method of use, or unreasonable method of diversion of said water.

The continuing authority of the Board may be exercised by imposing specific requirements over and above those contained in this permit with a view to eliminating waste of water and to meeting the reasonable water requirements of permittee without unreasonable draft on the source. Permittee may be required to implement a water conservation plan, features of which may include but not necessarily be limited to: (1) reusing or reclaiming the water allocated; (2) using water reclaimed by another entity instead of all or part of the water allocated; (3) restricting diversions so as to eliminate agricultural tailwater or to reduce return flow; (4) suppressing evaporation losses from water surfaces; (5) controlling phreatophytic growth; and (6) installing, maintaining, and operating efficient water measuring devices to assure compliance with the quantity limitations of this permit and to determine accurately water use as against reasonable water requirements for the authorized project. No action will be taken pursuant to this paragraph unless the Board determines, after notice to affected parties and opportunity for hearing, that such specific requirements are physically and financially feasible and are appropriate to the particular situation.

The continuing authority of the Board also may be exercised by imposing further limitations on the diversion and use of water by the permittee in order to protect public trust uses. No action will be taken pursuant to this paragraph unless the Board determines, after notice to affected parties and opportunity for hearing, that such action is consistent with California Constitution Article X, Section 2; is consistent with the public interest and is necessary to preserve or restore the uses protected by the public trust.

OCTOBER 31 1986

Dated:

Raymond Walsh, Chief Division of Water Rights STATE OF CALIFORNIA

STATE WATER RESOURCES CONTROL BOARD

DIVISION OF WATER RIGHTS

	ORDER		
27005	PERMIT19060		LICENSE
27295	FERMI	TOF STO	RAGE,

ORDER APPROVING CHANGE IN DISTRIBUTION OF STORAGE, PLACE OF USE AND AMENDING THE PERMIT

WHEREAS:

- 1. A petition to change the distribution of storage and place of use has been filed with the State Water Resources Control Board.
- 2. The Board has determined that the petitioned changes do not constitute the initiation of a new right nor operate to the injury of any other lawful user of water.

NOW, THEREFORE, IT IS ORDERED THAT:

- 1. Permission is hereby granted under this permit to change the distribution of storage as follows:
 - 400 ACRE-FEET TO BE STORED AT RESERVOIR #1
 - 49 ACRE-FEET TO BE STORED AT RESERVOIR #2 AND
 - 49 ACRE-FEET TO BE STORED AT RESERVOIR #4
- 2. Paragraph 1 of this permit regarding sources are amended to read as follows:
 - (#1, #2) Two Unnamed Streams tributary to Milliken Creek and (#4) Milliken Creek tributary to Napa River
- 3. Paragraph 2 of this permit regarding points of diversion is amended ' as follows:

Points of Diversion:

- #1.) South 1,600 feet and East 400 feet from NW corr Section 26, T7N, R4W, MDB&M being within the S said Section 26
- South 550 feet and West 150 feet from NW Cor 26, T7N, R4W, MDB&M being within the NE 2 of Section 26

STORAGE AND DIVERSION TO OFFSTREAM STORAGE:

#4.) North 1,550 feet and West 100 feet from Section 26, T7N, R4W, MDB&M being with said Section 26

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Paragraph 4 of this permit regarding the place of use is amended to read as

Reservoirs #1, #2 and #4 within Section 26, T7W, R4W, MDB&M

- 37 acre-feet within SE% of SE% of Section 22, T7N, R4W, MDB&M
- 131 acre-feet within S^{1}_{0} of Section 22, T7N, R4W, MDB&M
- 15 acre-feet within NW $\frac{1}{4}$ of SW $\frac{1}{4}$ of Section 25, T7N, R4W, MDB&M 372 acre-feet within NW $\frac{1}{4}$ of SW $\frac{1}{4}$ of Section 26, T7N, R4W, MDB&M
- 145 acre-feet within NE% of Section 27, T7N, R4W, MDB&M

700 total acre-feet.

5. Paragraph 12 of this permit is deleted. A new Paragraph 12 is added as follows:

Pursuant to California Water Code Sections 100 and 275, and the common law public trust doctrine, all rights and privileges under this permit and under any license issued pursuant thereto, including method of diversion, method of use, and quantity of water diverted, are subject to the continuing authority of the State Water Resources Control Board in accordance with law and in the interest of the public welfare to protect public trust uses and to prevent waste, unreasonable use, unreasonable method of use, or unreasonable method of diversion of said water.

The continuing authority of the Board may be exercised by imposing specific requirements over and above those contained in this permit with a view to eliminating waste of water and to meeting the reasonable water requirements of permittee without unreasonable draft on the source. Permittee may be required to implement a water conservation plan, features of which may include but not necessarily be limited to: (1) reusing or reclaiming the water allocated; (2) using water reclaimed by another entity instead of all or part of the water allocated; (3) restricting diversions so as to eliminate agricultural tailwater or to reduce return flow; (4) suppressing evaporation losses from water surfaces; (5) controlling phreatophytic growth; and (6) installing, maintaining, and operating efficient water measuring devices to assure compliance with the quantity limitations of this permit and to determine accurately water use as against reasonable water requirements for the authorized project. No action will be taken pursuant to this paragraph unless the Board determines, after notice to affected parties and opportunity for hearing, that such specific requirements are physically and financially feasible and are appropriate to the particular situation.

The continuing authority of the Board also may be exercised by imposing further limitations on the diversion and use of water by the permittee in order to protect public trust uses. No action will be taken pursuant to this paragraph unless the Board determines, after notice to affected parties and opportunity for hearing, that such action is consistent with California Constitution Article X, Section 2; is consistent with the public interest and is necessary to preserve or restore the uses protected by the public trust. (0000012)

Dated: SEPTEMBER 2 2 1986

Raymond Walsh, Chief Division of Water Rights

Raymord Wash

STATE OF CALIFORNIA THE RESOURCES AGENCY

STATE WATER RESOURCES CONTROL BOARD

DIVISION OF WATER RIGHTS

PERMIT FOR DIVERSION AND USE OF WATER

PERMIT______19060

Application 27295		ey Wine Co. (.p) and Willi				eneral (07	(نى
P. O. Box 3989, Napa	California 94558						
filed on April 19, 1982 Board SUBJECT TO VESTED	h	as been approve ations and cond	d by th	e State	Wate Permit,	r Resourc	es Contro
Permittee is hereby authorized	to divert and use water a	s follows:					
1. Source:				Tribut	tary to:	·	
(1, 2, 3) Three Unnam	ned Streams	Millike	n Cre	ek			
(4) Milliken Creek	Napa River						
		<u>-</u>		· .	·		
2. Location of point of diversion	40-acre subdivision of public land survey or projection thereof			ion Tov		Base and Meridan	
(1) South 1,600 feet from NW corner of	Section 26	SW ¹ ₄ of NW ¹ ₄				4W	MD
(2) South 550 feet an from N ¹ 4 corner of		NE ¹ 4 of NW ¹ 4			7N	4w	100
(3) South 1,600 feet	and West 250 feet	INLA OI IWA		26	/N	- 1 44	MD
from NE corner of	Section 26	SE 4 of NE 4		26	7N	4w	MD
Storage and Diversion Storage	to Offstream						
(4) North 1,550 feet and West 100 feet from SE corner of Section 26		NE¼ of SE¼	÷	26	7 <u>N</u>	4W	MD
County of Napa					.		
3. Purpose of use:	4. Place of use:		Section	Town- ship	Range	Base and Meridan	Acres
Recreational	Foss Valley #1, Reservoirs in	#2, #3, #4	26	7N	4W	MD	
Heat and Frost Protection							
Irrigation	SE¼ of SE¾		22	7N	4W	MD	37
	S ¹ 2		23	7N	4W	MD	131
· ·	NW4 of SW4		25	7N	4W	MD	15
· · · · · · · · · · · · · · · · · · ·			26	7 <u>N</u>	4W	MD	372
	NE½		27	7N	4W	MD	145
						Total	700

oranged algorithms of the law applies with take basis. The included in the state of interpretations. 36371 2. C. tox 1935, Japa, Casercorne, Bellink Setu de Laten American Besselven September (S. 1814) parate parties for Sees of the Archest Charles ासपराः एउसी and the second open their county choose The M. Johnson on Section 25 (1) Setten 550 feet 1819, 25t 150 feet. (1) M. M. M. Gazhen of Generica 15 Post Got Jean processed Coop Prince - 65 na apise pe sonyes id post JUN 109 NA was routh at mountains an open of Assert Colored the case the following assert the following the following as followed to - 30 C 30 G 51 space Walley M. Q. S. S. See the schools in LEARN BURGERASS THE TONION Tarkgatran 13. 20 506 14 Çi.

5. The water appropriated shall be limited to the quantity which can be beneficially used and shall not exceed a total of 547 acre-feet per annum to be collected from October 15 of each year to April 30 of the succeeding year as follows: 400 acre-feet per annum in Foss Valley #1 reservoir, 49 acre-feet per annum in Foss Valley #2 reservoir, 49 acre-feet per annum in Foss Valley #3 reservoir, 49 acre-feet per annum in Foss Valley #4 reservoir.

This permit does not authorize collection of water to storage outside of the specified season to offset evaporation and seepage losses or for any other purpose.

The maximum rate of diversion to offstream storage from Milliken Creek shall $(\infty \times 5)$

- 6. The amount authorized for appropriation may be reduced in the license if (000006) investigation warrants.
- 7. Construction work shall begin within two years of the date of this permit and shall thereafter be prosecuted with reasonable diligence, and if not so (000007) commenced and prosecuted, this permit may be revoked.
- <u>~~~</u>(∞∞∞8) Construction work shall be completed by December 1, 1986.
- Complete application of the water to the authorized use shall be made but

P19060

9-5-84 Asget to William Hill Wine Company, a Calif. Meneral Partnership 11-19-86 Asget to Whithread of California 3-11-93 Asget to Whithread of California

^{13.} The quantity of water diverted under this permit and under any license issued pursuant thereto is subject to modification by the State Water Resources Control Board if, after notice to the permittee and an opportunity for hearing, the Board finds that such modification is necessary to meet water quality objectives in water quality control plans which have been or hereafter may be established or modified pursuant to Division 7 of the Water Code. No action will be taken pursuant to this paragraph unless the Board finds that (1) adequate waste discharge requirements have been prescribed and are in effect with respect to all waste discharges which have any substantial effect upon water quality in the area involved, and (2) the water quality objectives cannot be achieved solely through the control of waste discharges. $(\infty)0013)$

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- 14. The State Water Resources Control Board reserves jurisdiction over this permit to impose any appropriate conditions at some future date to conform the permit to Board policy on use of water for frost protection. Action by the Board will be taken only after notice to interested parties and opportunity for hearing.
- 15. If the storage dam will be of such size as to be within the jurisdiction of the Department of Water Resources as to safety, construction shall not be commenced until the department has approved plans and specifications. (0360048)
- 16. In accordance with the requirements of Water Code Section 1393, permittee shall clear the site of the proposed reservoir of all structures, trees and other vegetation which would interfere with the use of the reservoir for water storage and recreational purposes.
- 17. In order to prevent degradation of the quality of water during and after construction of the project, prior to commencement of construction permittee shall file a report pursuant to Water Code Section 13260 and shall comply with any waste discharge requirements imposed by the California Regional Water Quality Control Board, San Francisco Bay Region, or by the State Water Resources Control Board.

Failure of permittee to comply with this term will subject the permit to revocation, after opportunity for hearing.

- 18. The archeological sites identified as 80-22-10 and 80-22-11 in the archeological Reconnaissance Reports for Applications 27295 and 27296 shall be excluded from the proposed place of use. No impacts relating to the water developments proposed under these applications will be allowed on these sites. (0380500)
- 19. Permittee shall comply with the following provisions which are derived from the agreement between permittee and City of Napa executed on June 21, 1983 on file with the State Water Resources Control Board. The following provisions 30° apply to this permit and to the permit issued on companion Application 27296:
 - 1. Pemittee shall install and maintain outlet pipes of at least 18-inches in diameter in its dams as near as practicable to the bottom of the natural stream channel, or provide other means satisfactory to the State Water Resources Control Board, in order that water entering the reservoirs which is not authorized for appropriation, or diverted or regulated for riparian uses, may be released.
 - 2. Permittee shall install and maintain in each of its reservoirs a staff gage meeting the approval of the State Water Resources Control Board for the purpose of determining water levels in the reservoirs.

Permittee shall supply a staff gage reading for each reservoir for on or about October 15 of each year, verified by the City of Napa, to the State Water Resources Control Board.

- 3. Permittee shall install measuring devices, satisfactory to the City of Napa and the State Water Resources Control Board, at its points of diversion to storage and points of withdrawal from storage, to provide the following information: (1) the amounts of water diverted to storage in each of permittee's reservoirs; and (2) the amounts of water withdrawn from storage for beneficial use.
- 4. Permittee shall install and maintain facilities of adequate capacity at its Rector Creek reservoir to enable it to return and release into Milliken Creek, when required to do so hereunder, water diverted from that Creek and transported for storage in the Rector Creek reservoir.
- 5. For each period indicated, permittee shall maintain records of the following measurements and shall provide them to the City of Napa by the tenth of each month following the month for which they were recorded:
 - a) Staff gage readings at each reservoir for on or about the last day of each month; October 1 April 30.
 - b) Amounts diverted to storage; October 15 April 30.
 - c) Amounts withdrawn from water stored during the current storage season; March 1 April 30

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ll hereof.

- d) Amounts diverted from the Milliken Creek watershed and/or reservoirs to the Rector Creek watershed and/or reservoir; October 15 - April 30.
- e) Amounts withdrawn from carryover storage; October 15 April 30.
- 6. Upon twenty-four hours notice to the other party, each party shall have reasonable access to the reservoirs and points of diversion of the other party for the purposes of reading staff gages and measuring devices.
- 7. Permittee shall not withdraw for use any water impounded in its reservoirs from October 15 to March 1 of the current storage season until the City of Napa's prior vested rights and its obligations under License 5208 and Permit 18448 are fully satisfied pursuant to paragraphs 8 through
- 8. Upon request by the City of Napa, permittee shall release from its reservoirs the following amounts of water:
 - a) When, on the last day of the month preceding the request, the water surface elevation of Lake Milliken was at or below 873 feet, an amount which, when combined with the amount of inflow to Lake Milliken during that preceding month, would have been produced by a .5 cfs continuous flow measured at the Lake Milliken gage, provided, however, that permittee shall not be required to release water impounded prior to the first day of the preceding month.
 - b) When, on the last day of the month preceding the request, the water surface elevation of Lake Milliken was above 873 feet, an amount which, when combined with the inflow to Lake Milliken during the preceding month, would have been produced by a 5 cfs continuous flow measured at the Lake Milliken gage, provided, however, that permittee shall not be required to release water impounded prior to the first day of the preceding month.
- 9. Upon request by the City of Napa, permittee shall release from its reservoirs an amount of water which, when measured at the Lake Milliken gage, is equal to the amounts of water withdrawn from storage and released by the City of Napa from Lake Milliken during the preceding month for rediversion at its diversion dam downstream, provided, however, that permittee shall not be required to release water impounded prior to the first day of the preceding month.
- 10. If on March 31 of any year, Lake Milliken has not spilled, upon request by the City of Napa, permittee shall release from its reservoirs an amount of water sufficient to fill Lake Milliken up to the amount of water which permittee has in storage as of March 1, less any carryover storage.
- 11. All releases provided for in paragraphs 8, 9, and 10 above shall, except by prior agreement of the parties to the contrary, be made by the fifteenth of the month and shall be made at the maximum practicable rate. Permittee shall notify the City of Napa at least twelve hours in advance of the timing of such releases.

12. Because of the unknown magnitude of conveyance and related losses in the reach of the stream between permittee's point(s) of release and the City of Napa's Milliken Reservoir, the parties agree to study the timing, rates, and amount of releases made by permittee pursuant to this agreement, in order to identify more precisely the amounts required to be released by permittee in order to satisfy the prior rights of the City. Until such time as alternate or different release formulas may be agreed upon by the parties hereto, all amounts of water released shall be equivalent to water measured at the Milliken Lake gage.

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Inclusion in this permit of certain provisions of this agreement shall not be construed as disapproval of other provisions of the agreement or as affecting the enforceability, as between the parties, of such other provisions insofar as they are not inconsistent with the terms of this permit. (0000300)

The State Water Resources Control Board reserves jurisdiction over this permit to change the season of diversion to conform to later findings of the Board concerning protection of beneficial uses of water in San Francisco Bay. Board concerning protection of beneficial uses of water in the season of diversion will be taken only after notice to interested parties and opportunity for hearing.

This permit is issued and permittee takes it subject to the following provisions of the Water Code:

Section 1390. A permit shall be effective for such time as the water actually appropriated under it is used for a useful and beneficial purpose in printing with this division (of the Water Code), but no longer.

Section 1391. Every permit shall include the enumeration of conditions therein which in substance shall include all of the provisions of this article the statement that any appropriator of water to whom a permit is issued takes it subject to the conditions therein expressed.

Section 1392. Every permittee, if he accepts a permit is issued takes it subject to the conditions therein expressed.

Section 1392. Every permittee, if he accepts a permit, does so under the conditions precedent that no value whatsoever in excess of the actual amount paid to the State therefor shall at any time be assigned to or claimed for any permit granted or issued under the provisions of this division (of the Water Code), or for any rights granted or acquired under the provisions of this division (of the services or the price of the services to be rendered by any permittee or by the holder of any rights granted or acquired under the provisions of this division (of the Water Code) or in respect to any valuation for purposes of sale to or purchase, whether through condemnation proceedings or otherwise, by the State or any city, city and county, municipal water district, irrigation district, lighting district, or any political subdivision of the State, of the rights and property of any permittee, or the possessor of any rights granted, issued, or acquired under the provisions of this division (of the Water Code).

Dated:

1983 DECEMBER 9

STATE WATER RESOURCES CONTROL BOARD

Raymand Wash Chief, Division of Water Rights